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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/625,695	07/24/2003	Kazuhiro Nakajima	8053-1016	9942
466 YOUNG & TH	7590 02/12/200 <b>OMPSON</b>	EXAMINER		
745 SOUTH 23RD STREET			NADAV, ORI	
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			2811	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)					
Office Action Occurrence	10/625,695	NAKAJIMA ET AL.					
Office Action Summary	Examiner	Art Unit					
	Ori Nadav	2811					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tim ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	Lely filed the mailing date of this communication. (35 U.S.C. § 133).					
Status							
1)⊠ Responsive to communication(s) filed on <u>30 No</u>	ovember 2007.						
• • • • • • • • • • • • • • • • • • • •	action is non-final.						
<i>,</i> —	<u> </u>						
closed in accordance with the practice under <i>E</i>							
Disposition of Claims							
4)⊠ Claim(s) <u>31-33,35 and 37-46</u> is/are pending in	the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>31-33,35 and 37-46</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or	election requirement.						
Application Papers							
9)☐ The specification is objected to by the Examine	-						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correcti							
11)☐ The oath or declaration is objected to by the Ex		, ,					
Priority under 35 U.S.C. § 119							
12)☐ Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)	-(d) or (f).					
a) All b) Some * c) None of:	, , , , , , , , , , , , , , , , , , , ,	( ) ( )					
1. Certified copies of the priority documents	s have been received.						
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of	of the certified copies not receive	d.					
Attachment(s)							
1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)					
2) DNotice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	te					
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	5)  Notice of Informal P 6)  Other:	atent Application					
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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 31-33, 35, 37-46 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sheu et al. (6,694,208) in view of Applicant Admitted Prior Art (AAPA).

Regarding claims 31, 39, 44 and 45, Sheu et al. teach in related text (column 1, lines 20-25 and column 2, lines 57-65) a production process for producing plurality of a semiconductor devices on chip areas which are defined on a wafer, which production process comprises:

processing said wafer such that each of said chip areas is produced as a semifinished semiconductor device by forming a first metal wiring layer on each of said chip areas;

subjecting said wafer to a provisional yield-rate test in which it is examined whether each of the semi-finished semiconductor devices on said wafer is acceptable or unacceptable; and

further processing said wafer such that each of said chip areas is produced as a finished semiconductor device when said wafer passes said provisional yield-rate test, subjecting said wafer to said genuine yield-rate test in which it is examined whether each of said finished semiconductor devices on said wafer is acceptable or unacceptable to thereby find a yield-rate of acceptable finished semiconductor devices; and

further processing said wafer when said wafer passes said genuine yield-rate test.

Sheu et al. do not explicitly state forming a first electrode test pads on a peripheral area of an uppermost surface of said first metal wiring layer, forming a second metal wiring layer on said first metal wiring layer, forming a plurality of second electrode test pads on a peripheral area of an uppermost surface of said second metal wiring layer for carrying out a genuine yield-rate test, said second electrode test pads being arranged above said first electrode test pads with at least one insulating layer being intervened therebetween, and performing a genuine yield-rate test by using only said second electrode test pads.

AAPA teaches in figures 16 and 17 and related text (pages 1-5 and 35-38) forming a first electrode test pads 88' on a peripheral area of an uppermost surface of said first metal wiring layer, forming a second metal wiring layer 48' on said first metal wiring layer, forming a plurality of second electrode pads 58' on a peripheral area of an uppermost surface of said second metal wiring layer for carrying out a genuine yield-rate test, said second electrode test pads being arranged vertically above said first electrode test pads with at least one insulating layer 54 being intervened therebetween, and performing a genuine yield-rate test by using only said second electrode test pads.

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to form a first electrode test pads on a peripheral area of an uppermost surface of said first metal wiring layer, to form a second metal wiring layer on said first metal wiring layer, to form a plurality of second electrode test pads on a peripheral area of an uppermost surface of said second metal wiring layer for carrying out a genuine yield-rate test, wherein said second electrode test pads being arranged above said first electrode test pads with at least one insulating layer being intervened therebetween, and to perform a genuine yield-rate test by using only said second electrode test pads in Sheu et al.'s device, in order to obtain operational device by providing electrical connections to the device, and by using conventional electrical connections such as pads.

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Note that Sheu et al. teach a yield-rate of acceptable semi-finished semiconductor devices is found in said provisional yield-rate test, and then it determined that said wafer has passed said provision yield-rate test. The method for determining whether said wafer has passed said provision yield-rate test is done by counting the number of regions which failed and by dividing the number of defective chips by the total number of chips (column 2, line 66 to column 3, line 21). This is synonymous to determining whether said yield-rate exceeds an acceptable rate.

Regarding claims 31, 39 and 46, Sheu et al. do not explicitly state forming a plurality of electrode test pads on an uppermost surface of said first metal wiring layer for carrying out a provisional yield rate test.

AAPA teaches in figures 16 and 17 and related text forming a plurality of electrode test pads 58', 88 on an uppermost surface of a metal wiring layer.

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It would have been obvious to a person of ordinary skill in the art at the time the invention was made to form a plurality of electrode test pads on an uppermost surface of said first metal wiring layer for carrying out a provisional yield rate test in Sheu et al.'s device in order to increase the reliability of the tests by using a well known conventional electrode pads.

Regarding claim 33, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to form said customized wiring-arrangement section having a plurality of electrode pads formed on an uppermost surface of said second metal wiring layer, and wherein the electrode pads of said second metal wiring layer are arranged above the electrode pads of the first metal wiring layer with at least one insulating layer being intervened therebetween in prior art's device in order to increase the reliability of the tests by using a well known conventional electrode pads.

Regarding claim 35, Sheu et al. teach a yield-rate of acceptable finished semiconductor devices is found in said genuine yield-rate test, and it is determined that said wafer has passed said genuine yield-rate test when said yield-rate exceeds a predetermined permissible rate.

Regarding claims 32, 37 and 40-42, AAPA teaches first metal wiring layer is formed as a basic wiring-arrangement section to define plural kinds of basic electronic component formation areas in each of said chip areas, and second metal wiring layer is formed as a customized wiring-arrangement section to establish electrical interconnections among said basic electrical component formation areas in accordance with a customer's request, wherein said basic wiring-arrangement section has a plurality of electrode pads 58' formed an uppermost surface thereof, for carrying out said provisional yield-rate test, wherein said basic wiring-arrangement section is formed as a multi-layered wiring-arrangement section 16' (see figure 16) composed at least two metal circuit pattern layers 36', 40' and at least one insulation layer 38' alternately laminated on each of said chip areas, and said customized wiring-arrangement section 48' is formed as a multi-layered wiring-arrangement section composed of at least two metal circuit pattern layers and at least one insulation layer 54 alternately laminated on said basic wiring-arrangement section.

Therefore, prior art's device (that is, Shea et al.'s device modified by using AAPA's teachings) comprises a first metal wiring layer is formed as a basic wiring-arrangement section to define plural kinds of basic electronic component formation areas in each of said chip areas, and second metal wiring layer is formed as a customized wiring-arrangement section to establish electrical interconnections among said basic electrical component formation areas in accordance with a customer's request, wherein said basic wiring-arrangement section has a plurality of electrode pads formed an uppermost surface thereof, for carrying out said provisional yield-rate test, wherein said basic

wiring-arrangement section is formed as a multi-layered wiring-arrangement section composed at least two metal circuit pattern layers and at least one insulation layer alternately laminated on each of said chip areas, and said customized wiring-arrangement section is formed as a multi-layered wiring-arrangement section composed of at least two metal circuit pattern layers and at least one insulation layer alternately laminated on said basic wiring- arrangement section.

Regarding claims 38 and 43, the electrode pads of said second metal wiring layer are vertically above the electrode pads of said first metal wiring layer, and the second test section is vertically above the first test section, in prior art's device, because the second metal wiring layer is located above the first metal wiring layer and the second test section is located above the first test section.

Regarding claims 39 and 44, Sheu et al. teach first and second test sections (column 2, line 2-17 and 49-50).

Regarding claim 44, the claimed limitations of first and second test sections electrically connected to an active region of said chip area are inherent in prior art's device because the first and second test sections test the metal layers which in turn must be electrically connected to an active region of said chip area.

Claims 31-33, 35, 37-46 are rejected under 35 U.S.C. 103(a) as being unpatentable over Maeda et al. (WO 01/63661) in view of Sheu et al. (6,694,208) and AAPA.

Regarding claims 31, 39, 44 and 45, Maeda et al. teach in figures 20 and 21 and related text a production process for producing plurality of a semiconductor devices on chip areas which are defined on a wafer, which production process comprises:

processing said wafer such that each of said chip areas is produced as a semifinished semiconductor device by forming a first metal wiring layer on each of said chip areas;

subjecting said wafer to a provisional yield-rate test in which it is examined whether each of the semi-finished semiconductor devices on said wafer is acceptable or unacceptable; and

further processing said wafer such that each of said chip areas is produced as a finished semiconductor device when said wafer passes said provisional yield-rate test,

subjecting said wafer to said genuine yield-rate test in which it is examined whether each of said finished semiconductor devices on said wafer is acceptable or unacceptable to thereby find a yield-rate of acceptable finished semiconductor devices; and

further processing said wafer when said wafer passes said genuine yield-rate test.

Maeda et al. do not explicitly state forming a first electrode test pads on a peripheral area of an uppermost surface of said first metal wiring layer, forming a second metal

wiring layer on said first metal wiring layer, forming a plurality of second electrode test pads on a peripheral area of an uppermost surface of said second metal wiring layer for carrying out a genuine yield-rate test, said second electrode test pads being arranged above said first electrode test pads with at least one insulating layer being intervened therebetween, and performing a genuine yield-rate test by using only said second electrode test pads.

Maeda et al. teach that any testing method can be used (page 36).

Sheu et al. teach performing plurality of yield-rate tests such that said wafer has passed said provisional yield-rate test when said yield-rate is of acceptable finished semiconductor devices (column 1, lines 20-25 and column 2, lines 57-65).

AAPA teaches in figures 16 and 17 and related text (pages 1-5 and 35-38) forming a first electrode test pads 88' on a peripheral area of an uppermost surface of said first metal wiring layer, forming a second metal wiring layer 48' on said first metal wiring layer, forming a plurality of second electrode pads 58' on a peripheral area of an uppermost surface of said second metal wiring layer for carrying out a genuine yield-rate test, said second electrode test pads being arranged vertically above said first electrode test pads with at least one insulating layer 54 being intervened therebetween, and performing a genuine yield-rate test by using only said second electrode test pads. It would have been obvious to a person of ordinary skill in the art at the time the invention was made to form a first electrode test pads on a peripheral area of an uppermost surface of said first metal wiring layer, to form a second metal wiring layer on said first metal wiring layer, to form a plurality of second electrode test pads on a

peripheral area of an uppermost surface of said second metal wiring layer for carrying out a genuine yield-rate test, wherein said second electrode test pads being arranged above said first electrode test pads with at least one insulating layer being intervened therebetween, and to perform a genuine yield-rate test by using only said second electrode test pads in Maeda et al.'s device, in order to obtain operational device by providing electrical connections to the device, and by using conventional electrical connections such as pads.

Note that Sheu et al. teach an artisan a yield-rate of acceptable semi-finished semiconductor devices is found in said provisional yield-rate test, and then it determined that said wafer has passed said provision yield-rate test. The method for determining whether said wafer has passed said provision yield-rate test is done by counting the number of regions which failed and by dividing the number of defective chips by the total number of chips (column 2, line 66 to column 3, line 21). This is synonymous to determining whether said yield-rate exceeds an acceptable rate.

Regarding claims 31, 39 and 46, Maeda et al. teach forming a plurality of electrode test pads on an uppermost surface of a metal wiring layer.

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to form a plurality of electrode test pads on an uppermost surface of said first metal wiring layer for carrying out a provisional yield rate test in Maeda et al.'s device in order to increase the reliability of the tests by using a well known conventional electrode pads.

Regarding claim 33, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to form said customized wiring-arrangement section having a plurality of electrode pads formed on an uppermost surface of said second metal wiring layer, and wherein the electrode pads of said second metal wiring layer are arranged above the electrode pads of the first metal wiring layer with at least one insulating layer being intervened therebetween in prior art's device in order to increase the reliability of the tests by using a well known conventional electrode pads.

Regarding claims 35, prior art's device includes a yield-rate of acceptable finished semiconductor devices is found in said genuine yield-rate test, and it is determined that said wafer has passed said genuine yield-rate test when said yield-rate exceeds a predetermined permissible rate.

Regarding claims 32, 37 and 40-42, prior art's device includes first metal wiring layer is formed as a basic wiring-arrangement section to define plural kinds of basic electronic component formation areas in each of said chip areas, and second metal wiring layer is formed as a customized wiring-arrangement section to establish electrical interconnections among said basic electrical component formation areas in accordance with a customer's request, wherein said basic wiring-arrangement section has a plurality of electrode pads formed an uppermost surface thereof, for carrying out said provisional yield-rate test, wherein said basic wiring-arrangement section is formed as a multi-layered wiring-arrangement section (see figure 7 of Maeda et al.) composed at least two

metal circuit pattern layers and at least one insulation layer alternately laminated on each of said chip areas, and said customized wiring-arrangement section is formed as a multi-layered wiring-arrangement section composed of at least two metal circuit pattern layers and at least one insulation layer alternately laminated on said basic wiring-arrangement section.

Regarding claims 38 and 43, the electrode pads of said second metal wiring layer are vertically above the electrode pads of said first metal wiring layer, and the second test section is vertically above the first test section, in prior art's device, because the second metal wiring layer is located above the first metal wiring layer and the second test section is located above the first test section.

Regarding claims 39 and 44, Sheu et al. teach first and second test sections (column 2, line 2-17 and 49-50). It would have been obvious to a person of ordinary skill in the art at the time the invention was made to use first and second test sections in prior art's device in order to improve the testing capabilities of the device.

Regarding claim 44, the claimed limitations of first and second test sections electrically connected to an active region of said chip area are inherent in prior art's device because the first and second test sections test the metal layers which in turn must be electrically connected to an active region of said chip area.

## Response to Arguments

Applicant argues that "Applicant's disclosed prior art does not suggest forming a plurality of first electrode test pads on an uppermost surface of a first metal wiring layer and performing a provisional yield-rate test using the first electrode test pads".

AAPA teaches forming a plurality of first electrode test pads 88' on an uppermost surface of a first metal wiring layer and performing a provisional yield-rate test using the first electrode test pads 88'.

Applicant argues that Sheu et al. do not disclose further processing the same wafer when the wafer passes a yield rate test.

Sheu et al. explicitly state in column 1, lines 24-25 that tests are conducted during and after the manufacturing process. This means that said "manufacturing process" applies to the same wafer and not to a different wafer, which will undergo different manufacturing process.

Applicant argues that Maeda et al. do not teach the claimed invention because Maeda et al. uses different probe cards for each layer with his probe cards also including test points in the center of the probe card.

Maeda et al. teach that any testing method can be used (page 36), wherein

AAPA teaches in figures 16 and 17 and related text (pages 1-5 and 35-38) forming a

first electrode test pads 88' on a peripheral area of an uppermost surface of said first

metal wiring layer, and forming a second metal wiring layer 48' on said first metal wiring

layer and a plurality of second electrode test pads 58' on a peripheral area of an uppermost surface of said second metal wiring layer. Sheu et al. teach performing a plurality of yield-rate tests. Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to form the yield tests as taught by Sheu et al. and AAPA.

## Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Ori Nadav whose telephone number is 571-272-1660.

The examiner can normally be reached between the hours of 7 AM to 4 PM (Eastern

Standard Time) Monday through Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Lynne Gurley can be reached on 571-272-4670. The fax phone number for

the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published

applications may be obtained from either Private PAIR or Public PAIR. Status

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more information about the PAIR system, see http://pair-direct.uspto.gov. Should

you have guestions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

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